Ca		23/24 Entered 12/23/24 11:14:53 Desc Page 1 of 24					
1	Christopher Celentino (State Bar No. 131688)						
2	Christopher B. Ghio (State Bar No. 259094) Yosina M. Lissebeck (State Bar No. 201654)						
3	San Diego, CA 92101						
4							
5	christopher.celentino@dinsmore.com christopher.ghio@dinsmore.com						
6	yosina.lissebeck@dinsmore.com						
7 8	Special Counsel to Richard A. Marshack, Chapter Trustee For The Bankruptcy Estate Of The Litigat Practice Group P.C. and Liquidating Trustee of	tion					
9	LPG Liquidation Trust						
10	UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - SANTA ANA DIVISION						
11	CENTRAL DISTRICT OF CALL						
12	In re:	Case No. 8:23-bk-10571-SC					
13	THE LITIGATION PRACTICE GROUP P.C.,	Chapter 11					
14	Debtor.	SUPPLEMENT TO SECOND AND FINAL CHAPTER 11 APPLICATION OF					
15		DINSMORE & SHOHL LLP FOR COMPENSATION AND					
16		REIMBURSEMENT OF EXPENSES FOR THE PERIOD JULY 1, 2024					
17		THROUGH SEPTEMBER 23, 2024; DECLARATION OF CHRISTOPHER					
18		CELENTINO					
19		Hearing:					
20		Date: January 14, 2025 Time: 10:00 a.m.					
21		Ctrm: 5C Judge: Hon. Scott C. Clarkson					
22		Place: 411 West Fourth Street Santa Ana, CA 92701					
23		Suita Mia, CM 72701					
24							
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1 SUMMARY OF FEE REQUEST 2 Name of Applicant: Dinsmore & Shohl LLP 3 Authorized to Provide Professionals Special Counsel to Richard A. Marshack, Services to: Chapter 11 Trustee For The Bankruptcy Estate 4 Of The Litigation Practice Group P.C 5 Date of Retention: Application filed (ECF No. 91), and Order (ECF No. 171) entered on July 5, 2023, effective as of 6 May 8, 2023 7 Period for Which Final Award of May 8, 2023 – September 23, 2024 (including Compensation and Reimbursement is the within Supplement) 8 Sought: 9 Amount of Final Award of Compensation \$5,981,238.75 Plus an additional "up to" amount of \$2,500.00 in fees for objection to fees, review, Sought: 10 revise and approval of reply and attendance at hearing. 11 Amount of Final Award of Expenses Sought: \$63,191.65 12 Second Period for Which Additional July 1, 2024-September 23, 2024 13 Compensation and Reimbursement is Sought: 14 Amount of (Unpaid) Compensation Sought \$1,202,050.00 15 for Second Period: 16 Amount of (Unpaid) Expense \$5,812.54 Reimbursement Sought for Second Period: 17 Supplement Which Additional \$33,363.50 18 Compensation is Sought: Plus an additional "up to" amount of \$2,500.00 Amount of (Unpaid) Compensation Sought in fees for objection to fees, review, revise and 19 for Second Period: approval of reply and attendance at hearing. 20 21 Fees and Costs Previously Requested and Total Amount of \$4,803,204.36, consisting of: Awarded: 22 \$4,745,825.25¹ for fees in the First (i) Period (May 8, 2023 through June 30, 23 2024); and \$57,379.11 for costs in the First (ii) 24 Period (May 8, 2023 through June 30, 2024) 25 26 27

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¹ \$650,000 of this amount has not been paid, as it is a hold back which will be paid pursuant to a Stipulation [Dkt 1698] and Order [Dkt 1714] entered September 20, 2024.

Dinsmore & Shohl LLP ("Dinsmore" or "Applicant"), as Special Counsel to Richard A.

Marshack, Chapter 11 Trustee For The Bankruptcy Estate Of The Litigation Practice Group P.C. and Liquidating Trustee of the LPG Liquidation Trust (the "Trustee" or "Marshack") in the above-captioned bankruptcy case for the above captioned debtor (the "Debtor"), hereby submits this Supplement to Second and Final Chapter 11 Application Of Dinsmore & Shohl LLP for Compensation and Reimbursement of Expenses for the Period July 1, 2024 through September 23, 2024 (the "Supplement").

STATEMENT OF FACTS

On December 1, 2024, Dinsmore had communications with Trustee and Trustee's General counsel regarding a supplemental filing to its Second and Final Chapter 11 Application Of Dinsmore & Shohl LLP for Compensation and Reimbursement of Expenses for the Period July 1, 2024 through September 23, 2024 filed on November 8, 2024 as Dkt. No. 1900 (the "Final Fee Application").

The Supplement is filed to includes \$33,363.50 in additional fees for preparing the Final Fee Application which occurred subsequent to the September 23, 2024 cut-off date for the Final Fee Application, plus an additional "up to" amount of \$2,500.00 in fees for objection to fees, review, revise and approval of reply and attendance at hearing.

As indicated in Dinsmore's Final Fee Application, Dinsmore did not include Applicant's time to prepare, revise and finalize this Second and Final Fee Application. At the time of preparing and filing its Final Fee Application, Dinsmore was under the believe that fees incurred for the Final Fee Application will be billed, and paid, as a general expense pursuant an engagement agreement moving forward under the terms of the Plan and the Liquidating Trust.

Summary Statement of Services Rendered.

Attached to the Declaration of Christopher Celentino as **Exhibit A** is a detailed description of all the time spent preparing the Final Fee Application for this case, subsequent to September 23, 2024. The services which the Dinsmore rendered, and the billed hours for which the Firm requests compensation in this Supplement, are categorized as follows:

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1. Fee Application (143576-4)

Name	Date of Bar Admission	Rate (2024)	Hours	Total Fees
Christopher B. Ghio	2009	\$625.00	2.30	\$1,437.50
Christopher Celentino	1987	\$835.00	4.90	\$4,091.50
Yosina M. Lissebeck	1999	\$745.00	35.50	\$26,447.50
Caron Burke	N/A	\$225.00	10.50	\$2,362.50
	\$34,339.00			
ADDITIONAL AMOUNT FOR THIS APPLICATION				\$34,339.00
	<\$975.50>			
ADDIT SUPPI	\$33,363.50			

a. <u>Services Rendered</u>

Applicant prepared filed and served the Final Fee Application. This consisted of reviewing, analyzing, redacting and revising thousands of time entries and billing statements over the period from July 1, 2024 – September 23, 2024. Applicant also drafted summaries of all legal services, separated by matter numbers, as required by the US Trustee's office. Applicant also drafted, revised and finalized the fee application, which was over 100 pages.

CONCLUSION

Applicant is proud of its dedication, efforts and results to date in this Case. For the foregoing reasons, Dinsmore respectfully requests that this Court determine that the amounts requested herein and in the Final Fee Application by Dinsmore are allowable and submits that the total amount allowed for fees and full amount allowed for costs should be awarded to Dinsmore.

WHEREFORE, Dinsmore respectfully prays for an order providing for the following:

1. Allows Dinsmore, on a final basis for the Total Period, a Chapter 11 administrative expense claim under 11 U.S.C. §§ 330 for fees in the amount of \$5,981,238.75 and reimbursement of Dinsmore's expenses in the amount of \$63,191.65.

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1	2. Authorizes the Trustee to pay to Dinsmore 100% of its allowed, unpaid fees of					
2	\$1,202,050.00 and expenses of \$5,812.54 for the Second Period from available funds in the Estat	te;				
3	3. Authorizes the Trustee to pay to Dinsmore 100% of its Supplement allowed, unpair	id				
4	fees of \$33,363.50 from available funds in the Estate; and					
5	4. An additional "up to" amount of \$2,500.00 in fees for objection to fees, review,					
6	revise and approval of reply and attendance at hearing. Authorizing the Trustee to immediately p	ay				
7	the requested amounts; and					
8	5. Granting such other and further relief as is just and proper.					
9	Date: December 23, 2024 Dinsmore & Shohl LLP					
10	By: /s/ Christopher Celentino					
11	Christopher Celentino Yosina M. Lissebeck	-				
12	Special Counsel to Richard A. Marshack, Chapter 11 Trustee For The Bankruptcy Esta	ıte				
13	Of The Litigation Practice Group P.C. and Liquidating Trustee of the LPG Liquidation					
14	Trust					
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DECLARATION OF CHRISTOPHER CELENTINO

- I, Christopher Celentino, declare as follows:
- 1. I am an attorney duly licensed to practice before this Court and the courts of this state. I am a partner at Dinsmore & Shohl LLP ("Dinsmore"), special counsel to the Chapter 11 Trustee, Richard A. Marshack (the "Trustee") appointed in the above-captioned case. I am over 18 years old. If called as a witness, I could and would competently testify to the truth of the following facts, each of which are stated herein of my own personal knowledge of such facts.
- 2. I submit this Declaration in support of Dinsmore & Shohl LLP's supplement and prior filed applications, allowing, on a final basis for the Total Period, a Chapter 11 administrative expense claim under 11 U.S.C. § 330 for fees in the amount of \$5,981,238.75 and reimbursement of Dinsmore's expenses in the amount of \$63,191.65 as authorization and allowance to pay to Dinsmore 100% of its allowed, unpaid fees of \$1,202,050.00 and expenses of \$5,812.54 for the Second Period from available funds in the Estate; and authorization and allowance to pay to Dinsmore 100% of its Supplement allowed, unpaid fees of \$33,363.50 from the within Supplement; and an additional "up to" amount of \$2,500.00 in fees for objection to fees, review, revise and approval of reply and attendance at hearing.
- 3. I prepared and am fully familiar with the Supplement and the Final Fee Application. To the best of my knowledge, the facts set out in the Supplement and Final Fee Application are true and correct and the billing materials appended to this Supplement are fully accurate.
- 4. I am familiar with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules, and the Guidelines for Reviewing Applications for Compensation & Reimbursement of Expenses Filed Under 11 U.S.C. § 330, 28 C.F.R. § 58, Appendix A (the "U.S. Trustee Guidelines"), which are promulgated by the Office of the United States Trustee. I believe that the Application complies with applicable law and the requirements of the U.S. Trustee Guidelines. Specifically, I have reviewed Local Bankruptcy Rule 2016-1(a) and I believe the Application complies with the rule.

1	5. I declare under penalty of perjury under the laws of the United States, that the				
2	foregoing is true and correct, except for those matters stated upon the information and belief and as				
3	to those, I believe them to be true.				
4	Executed this 23th day of December 2024.				
5					
6	/s/ Christopher Celentino Christopher Celentino				
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EXHIBIT "A"

Date	Name	Hours	Amount	Description
9/24/2024	Y Lissebeck	0.4	\$298.00	Review and revise fee app order on request of trustee
9/24/2024	Y Lissebeck	0.3	\$223.50	Telephone call with Trustee re revisions to fee order Telephone call with trustee re cash on hand, professional payments, effective day payments and reserve accounts (.3); draft email to P. Krause and A.
9/24/2024	Y Lissebeck	0.4	\$298.00	DeLeest re same (.1) Review claims amounts, review order amounts and review cash on hand and draft spreadsheet re payments to be made and cash on hand amounts (.7); draft email
9/25/2024	Y Lissebeck	0.8	\$596.00	to Trustee, E. Hays, C.Celentino re same (.1) Draft email to professionals re estimate for final fee
9/25/2024	Y Lissebeck	0.3	\$223.50	applications and review replies
10/2/2024	C Burke	2.3	\$517.50	Begin preparation of Second and Final Fee Application Review email from N. Koffroth with estimated fees and forward to N. Rapoport (.1); review request by N. Rapoport to obtain missing estimates from professionals, draft email requesting estimates (.1); review questions from Bicher & Associates re estimate
10/2/2024	Y Lissebeck	0.3	\$223.50	and respond thereto (.1) Draft email to professionals MWH and Bicher & Associates asking for estimated fees to provide to Examiner (.2); review and respond to questions from
10/3/2024	Y Lissebeck	0.3	\$223.50	Bicher re final fee application deadlines (.1) Review and revise further application to appoint fee
10/4/2024	Y Lissebeck	0.4	\$298.00	examiner and forward revisions to B. Barnhadt
10/12/2024	C Burke	2.8	\$630.00	Continue preparation of Second and Final Fee Application Briefly review new billing statements and discuss same with C. Burke (.2); review emails re bill review and
10/14/2024	Y Lissebeck	0.3	\$223.50	respond (.1) Review and billing records and correct matter numbers
10/15/2024	C Ghio	1.4	\$875.00	for fee application.
10/21/2024	C Ghio	0.9	\$562.50	Review time entries for final fee application. Begin to review and revise and redact time entries for
10/21/2024 10/22/2024	Y Lissebeck C Burke	1.6 1.3	\$1,192.00 \$292.50	all attorneys on matters 1-18 Continue preparation of Second and Final Fee Application
10/22/2024	Y Lissebeck	0.7	\$521.50	Review and revise billing statement for fee application Continue to review, revise and redact time entries for
10/23/2024	Y Lissebeck	2.5	\$1,862.50	all attorneys on matters 1 - 18 Continue to review, revise and redact time entries for
10/24/2024	Y Lissebeck	5	\$3,725.00	all attorneys on matters 1 - 18 Review and revise 1350 billing entries for all attorneys
10/26/2024	Y Lissebeck	3.2	\$2,384.00	for final fee application Review and revise over 1300 time entries for all
10/27/2024	Y Lissebeck	2.7	\$2,011.50	attorneys in LPG matter Review and revise fee application inserting description
10/29/2024	Y Lissebeck	3	\$2,235.00	of legal services for the various targets

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10/31/2024	Y Lissebeck	0.5	\$372.50	Review fee application and amounts for Monitor and discuss same with C. Burke for application
11/1/2024	C Celentino	2.1		
11/1/2024	C Celelillio	2.1	\$1,753.50	Review and comment on fee application
				Review and respond to various emails from R. Bicher
11/1/2024	Y Lissebeck	0.2	\$149.00	re fees and costs associated with final fee application
11/2/2024	C Burke	4.1		Review comments to Second and Final Fee Application
				(.3); revise accordingly and transmit to Attys Lissebeck
			\$922.50	and Celentino
				Review and revise second interim and final fee
				application, adding language re final application
				approval, second application time period, and revising
11/4/2024	Y Lissebeck	4.5	\$3,352.50	summaries of various litigation targets
				Review and revise second and final fee application,
				revising legal duties for all matter numbers and
11/5/2024	Y Lissebeck	4.5	\$3,352.50	finishing review of billing entries
				Continue to review and revise 119 page second and
11/6/2024	Y Lissebeck	1.2	\$894.00	final fee application
11/7/2024	C Celentino	1.6		Review and revise exhibits to Second and Final Fee
			\$1,336.00	Application
				Final review and approval of Second and Final Fee
11/8/2024	C Celentino	1.2	\$1,002.00	Application
				Review, revise and finalize second and final fee
11/8/2024	Y Lissebeck	2	\$1,490.00	application
				Review various emails about providing invoices to
				Legal Decoder folks (.2); review email and spreadsheet
11/11/2024	Y Lissebeck	0.4	\$298.00	from C. Burke to provide to Legal Decoder (.2)

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address 655 W. Broadway, Suite 800, San Diego, California 92101

A true and correct copy of the foregoing document entitled SUPPLEMENT TO SECOND AND FINAL CHAPTER 11 APPLICATION OF DINSMORE & SHOHL LLP FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD JULY 1, 2024 THROUGH SEPTEMBER 23, 2024; DECLARATION OF CHRISTOPHER CELENTINO

will be served or was served (a) on the judge in chamber and (b) in the manner stated below:	rs in the	form and manner required by LBR 5005-2(d);	
1. TO BE SERVED BY THE COURT VIA NOTICE OF E General Orders and LBR, the foregoing document will be document. On December 23, 2024, I checked the CM/EC proceeding and determined that the following persons ar transmission at the email addresses stated below:	e served CF dock	by the court via NEF and hyperlink to the let for this bankruptcy case or adversary	
	\boxtimes	Service information continued on attached page	
2. SERVED BY UNITED STATES MAIL: On December 23, 2024, I served the following persons a bankruptcy case or adversary proceeding by placing a truling United States mail, first class, postage prepaid, and addideclaration that mailing to the judge will be completed not	ue and ressed a	correct copy thereof in a sealed envelope in the as follows. Listing the judge here constitutes a	
The Honorable Scott C. Clarkson United States Bankruptcy Court Central District of California Ronald Reagan Federal Building and Courthouse 411 West Fourth Street, Suite 5130 / Courtroom 5C Santa Ana, CA 92701-4593	YCIR Inc. Hector Ocegueda 535 S Barranca St #4 Covina, CA 91723		
	\boxtimes	Service information continued on attached page	
3. SERVED BY PERSONAL DELIVERY, OVERNIGHT method for each person or entity served): Pursuant to F 2024, I served the following persons and/or entities by personsented in writing to such service method), by facsimil here constitutes a declaration that personal delivery on, of than 24 hours after the document is filed.	.R.Civ.F ersonal le transi	P. 5 and/or controlling LBR, on <u>December 23</u> , delivery, overnight mail service, or (for those who mission and/or email as follows. Listing the judge	
I declare under penalty of perjury under the laws of the L	☐ Jnited S	Service information continued on attached page tates that the foregoing is true and correct.	

Caron Burke

Printed Name

/s/ Caron Burke

Signature

Date

December 23, 2024

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

Kyra E Andrassy on behalf of Defendant Arash Asante Bayrooti kandrassy@raineslaw.com, bclark@raineslaw.com;jfisher@raineslaw.com

Kyra E Andrassy on behalf of Interested Party Courtesy NEF kandrassy@raineslaw.com, bclark@raineslaw.com;jfisher@raineslaw.com

Bradford Barnhardt on behalf of Interested Party Courtesy NEF bbarnhardt@marshackhays.com, bbarnhardt@ecf.courtdrive.com,alinares@ecf.courtdrive.com

Bradford Barnhardt on behalf of Plaintiff Richard A. Marshack bbarnhardt@marshackhays.com, bbarnhardt@ecf.courtdrive.com,alinares@ecf.courtdrive.com

Bradford Barnhardt on behalf of Trustee Richard A Marshack (TR) bbarnhardt@marshackhays.com, bbarnhardt@ecf.courtdrive.com,alinares@ecf.courtdrive.com

Eric Bensamochan on behalf of Creditor Oxford Knox, LLC eric@eblawfirm.us, G63723@notify.cincompass.com

Eric Bensamochan on behalf of Interested Party Courtesy NEF eric@eblawfirm.us, G63723@notify.cincompass.com

Eric Bensamochan on behalf of Interested Party Eric Bensamochan eric@eblawfirm.us, G63723@notify.cincompass.com

Michael Jay Berger on behalf of Defendant Leucadia Enterprises, Inc michael.berger@bankruptcypower.com, yathida.nipha@bankruptcypower.com;michael.berger@ecf.inforuptcy.com

Ethan J Birnberg on behalf of Defendant BMF Advance, LLC birnberg@portersimon.com, kdwyer@portersimon.com

Ethan J Birnberg on behalf of Defendant Diverse Capital LLC birnberg@portersimon.com, kdwyer@portersimon.com

Peter W Bowie on behalf of Trustee Richard A Marshack (TR) peter.bowie@dinsmore.com, caron.burke@dinsmore.com

Ronald K Brown on behalf of Creditor SDCO Tustin Executive Center, Inc. ron@rkbrownlaw.com

Christopher Celentino on behalf of Plaintiff Richard A. Marshack christopher.celentino@dinsmore.com, caron.burke@dinsmore.com

Christopher Celentino on behalf of Special Counsel Dinsmore & Shohl LLP christopher.celentino@dinsmore.com, caron.burke@dinsmore.com

Christopher Celentino on behalf of Trustee Richard A Marshack (TR) christopher.celentino@dinsmore.com, caron.burke@dinsmore.com

Shawn M Christianson on behalf of Interested Party Courtesy NEF cmcintire@buchalter.com, schristianson@buchalter.com

Randall Baldwin Clark on behalf of Interested Party Randall Baldwin Clark

rbc@randallbclark.com

Leslie A Cohen on behalf of Defendant Rosa Bianca Loli leslie@lesliecohenlaw.com, jaime@lesliecohenlaw.com;clare@lesliecohenlaw.com

Leslie A Cohen on behalf of Interested Party Courtesy NEF leslie@lesliecohenlaw.com, jaime@lesliecohenlaw.com;clare@lesliecohenlaw.com

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Aaron E. De Leest on behalf of Trustee Richard A Marshack (TR) adeleest@marshackhays.com, adeleest@marshackhays.com, alinares@ecf.courtdrive.com

Anthony Paul Diehl on behalf of Interested Party Courtesy NEF anthony@apdlaw.net,

Diehl.AnthonyB112492@notify.bestcase.com,ecf@apdlaw.net,9143954420@filings.docketbird.com

Ashley Dionisio on behalf of Other Professional Omni Agent Solutions adionisio@omniagnt.com

Jenny L Doling on behalf of Interested Party INTERESTED PARTY jd@jdl.law,

dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net

Jenny L Doling on behalf of Interested Party National Association of Consumer Bankruptcy Attorneys id@idl.law,

dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net

Jenny L Doling on behalf of Interested Party National Consumer Bankruptcy Rights Center jd@jdl.law,

dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net

Daniel A Edelman on behalf of Creditor Carolyn Beech dedelman@edcombs.com, courtecl@edcombs.com

Howard M Ehrenberg on behalf of Defendant New Horizon Finance LLC

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hehrenberg@ecf.courtdrive.com; hehrenberg@ecf.inforuptcy.com; Karen. Files@gmlaw.com; denise.walker@gmlaw.com

Meredith Fahn on behalf of Creditor Meredith Fahn fahn@sbcglobal.net

Jeremy Faith on behalf of Defendant Colbalt Funding Solutions, LLC

Jeremy@MarguliesFaithlaw.com,

Angela@MarguliesFaithLaw.com;Vicky@MarguliesFaithLaw.com;Amber@MarguliesFaithLaw.com

Jeremy Faith on behalf of Interested Party Courtesy NEF

Jeremy@MarguliesFaithlaw.com,

Angela@MarguliesFaithLaw.com;Vicky@MarguliesFaithLaw.com;Amber@MarguliesFaithLaw.com

William P. Fennell on behalf of Creditor Validation Partners LLC

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wpf@ecf.courtdrive.com;hala.hammi@fennelllaw.com;naomi.cwalinski@fennelllaw.com;samantha.larimer@fennelllaw.com;office@fennelllaw.com;Brendan.Bargmann@fennelllaw.com

Alan W Forsley on behalf of Creditor Anthem Blue Cross of California alan.forsley@flpllp.com, awf@fkllawfirm.com,awf@fl-lawyers.net,addy@flpllp.com,andrea@flpllp.com

Alan W Forsley on behalf of Defendant JGW Solutions, LLC alan.forsley@flpllp.com, awf@fkllawfirm.com,awf@fl-lawyers.net,addy@flpllp.com,andrea@flpllp.com

Alan W Forsley on behalf of Interested Party Courtesy NEF alan.forsley@flpllp.com, awf@fkllawfirm.com,awf@fl-lawyers.net,addy@flpllp.com,andrea@flpllp.com

Marc C Forsythe on behalf of Defendant Clear Vision Financial LLC mforsythe@goeforlaw.com,

mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com

Marc C Forsythe on behalf of Defendant Perfect Financial, LLC mforsythe@goeforlaw.com,

mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com

Marc C Forsythe on behalf of Defendant Point Break Holdings LLC mforsythe@goeforlaw.com,

mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com

Jeremy Freedman on behalf of Plaintiff Richard A. Marshack jeremy.freedman@dinsmore.com, bonnie.connolly@dinsmore.com

Jeremy Freedman on behalf of Trustee Richard A Marshack (TR) jeremy.freedman@dinsmore.com, bonnie.connolly@dinsmore.com

Eric Gassman on behalf of Creditor Herret Credit erg@gassmanlawgroup.com, gassman.ericb112993@notify.bestcase.com

Yisrael Gelb on behalf of Defendant Bridge Funding Cap, LLC yisrael@gelblawapc.com

Christopher Ghio on behalf of Plaintiff Richard A. Marshack christopher.ghio@dinsmore.com, angelica.urena@dinsmore.com

Christopher Ghio on behalf of Plaintiff Richard A. Marshack christopher.ghio@dinsmore.com, angelica.urena@dinsmore.com

Christopher Ghio on behalf of Plaintiff Richard A. Marshack christopher.ghio@dinsmore.com, angelica.urena@dinsmore.com

Christopher Ghio on behalf of Trustee Richard A Marshack (TR) christopher.ghio@dinsmore.com, angelica.urena@dinsmore.com

Amy Lynn Ginsburg on behalf of Creditor Amy Ginsburg efilings@ginsburglawgroup.com

Amy Lynn Ginsburg on behalf of Creditor Kenton Cobb efilings@ginsburglawgroup.com

Amy Lynn Ginsburg on behalf of Creditor Shannon Bellfield efilings@ginsburglawgroup.com

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kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wgllp.com;dfitzgerald@go2.law;golden.jeff reyi.b117954@notify.bestcase.com

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Jeffrey I Golden on behalf of Creditor Anaheim Ducks Hockey Club, LLC jgolden@go2.law,

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